# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CHESTNUT STREET CONSOLIDATED, LLC	: :
Plaintiff,	: : CIVIL ACTION
V.	: No. 2:21-cv-03046-ER
BAHAA DAWARA, et al.	: :
Defendants.	: :
<u>0</u>	<u>ORDER</u>
AND NOW, this day of	, 2022, in consideration of the Motion of
Thomas D. Kenny, Esquire, Eileen T. Burns,	Esquire and Kenny, Burns & McGill to Withdraw as
Counsel for Plaintiff, it is hereby <b>ORDERE</b>	<b>D</b> and <b>DECREED</b> that the Motion is <b>GRANTED</b>
Thomas D. Kenny, Esquire, Eileen T. Burns	s, Esquire and Kenny, Burns & McGill are hereby
withdrawn as counsel of record for Defendant	s Bahaa Dawara and Imad Dawara in this matter and
this action IS HEREBY STAYED for a period	od of sixty (60) days to allow Defendants to secure
new representation.	
IT IS FURTHER HEREBY ORDE	<b>RED</b> that Petitioners shall serve Defendants with a
copy of this Order by certified and regular ma	il within ten (10) days of the entry of this Order, and
file proof of service of the same with the Cou	rt.
	BY THE COURT:
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CHESTNUT STREET CONSOLIDATED,

LLC

Plaintiff, : CIVIL ACTION

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v. : No. 2:21-cv-03046-ER

BAHAA DAWARA, et al. :

:

Defendants.

#### MOTION TO WITHDRAW AS COUNSEL

Thomas D. Kenny, Esquire, Eileen T. Burns, Esquire, and Kenny, Burns & McGill, respectfully move this Court pursuant to Local Rule 5.1(c) for an appropriate Order permitting them to withdraw as counsel for Defendants Bahaa Dawara and Imad Dawara in this matter, and in support thereof, aver as follows:

- 1. In this fraudulent transfer action, Defendants Bahaa Dawara and Imad Dawara hired the law firm of Kenny, Burns & McGill to represent them.
- 2. Due to unforeseen circumstances, irreconcilable differences have arisen between Plaintiff and undersigned counsel.
- 3. Under the circumstances, it is not feasible for undersigned counsel to continue representation.

**WHEREFORE**, Movants pray that this Honorable Court will grant the requested relief and grant the undersigned leave of Court to withdraw as counsel of record for Defendants Bahaa Dawara and Imad Dawara in this case pursuant to Local Rule 5.1(c).

### Respectfully submitted,

#### **KENNY, BURNS & MCGILL**

Dated: November 9, 2022 By: /s/ Thomas D. Kenny

Thomas D. Kenny, Esquire Identification Number 77611 Eileen T. Burns, Esquire Identification Number 80404 1500 John F. Kennedy Boulevard Two Penn Center, Suite 520 Philadelphia, Pennsylvania 19102 filings@kennyburnsmcgill.com (215) 423-5500

#### **CERTIFICATE OF SERVICE**

I hereby certify that on the 9<sup>th</sup> day of November, 2022, I caused a true and correct copy of the foregoing to be served upon all counsel of record via the Court's electronic filing system.

/s/ Thomas D. Kenny
Thomas D. Kenny, Esquire